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Of Attorneys for Defendants
Oregon School Activities Association and
Marshall Haskins

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

PORLAND DIVISION

JOHN PARKS,

Plaintiff,

v.

**LAKE OSWEGO SCHOOL DISTRICT;
LAKE OSWEGO SCHOOL BOARD;
OREGON SCHOOL ACTIVITIES
ASSOCIATION; PORTLAND PUBLIC
SCHOOLS; and MARSHALL HASKINS,
individually and *in his representative
capacity for OREGON SCHOOL
ACTIVITIES ASSOCIATION and
PORTLAND PUBLIC SCHOOLS,***

Defendants.

Case No. 3:24-cv-1198-JR

**DECLARATION OF JONATHAN
RADMACHER REGARDING
DEFENDANT OREGON SCHOOL
ACTIVITIES ASSOCIATION'S SPECIAL
MOTION TO STRIKE**

I, Jonathan Radmacher, declare and state that the following is true and correct, and that I am competent to testify to it:

**DECLARATION OF JONATHAN RADMACHER REGARDING DEFENDANT OREGON
SCHOOL ACTIVITIES ASSOCIATION'S
SPECIAL MOTION TO STRIKE**

McEWEN GISVOLD LLP
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1. I have performed legal work for the Oregon School Activities Association (“the OSAA”) for over 30 years, with regard to litigation with third parties, litigation with member schools, proceedings involving the State of Oregon, administrative proceedings, and work on changes to rules and policies.

2. For at least the last 30 years, the OSAA has been a private association of both public and private high schools.

I HEREBY DECLARE THAT THE ABOVE STATEMENT IS TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF, AND THAT I UNDERSTAND IT IS MADE FOR USE AS EVIDENCE IN COURT AND IS SUBJECT TO PENALTY FOR PERJURY.

DATED this 22nd day of November, 2024.

s/ Jonathan M. Radmacher
Jonathan M. Radmacher

DECLARATION OF JONATHAN RADMACHER REGARDING DEFENDANT OREGON
SCHOOL ACTIVITIES ASSOCIATION’S
SPECIAL MOTION TO STRIKE

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CERTIFICATE OF SERVICE

I hereby certify that on the 22nd day of November, 2024, served the within DECLARATION OF JONATHAN RADMACHER REGARDING DEFENDANT OREGON SCHOOL ACTIVITIES ASSOCIATION'S SPECIAL MOTION TO STRIKE on the persons listed below by the methods indicated below.

Buck Dougherty Liberty Justice Center 7500 Rialto Boulevard Suite 1-250 Austin, TX 78735 Telephone: (512) 481-4400 Email: bdougherty@libertyjusticecenter.org <i>Of Attorneys for Plaintiff John Parks</i>	<input type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivery <input checked="" type="checkbox"/> E-file/E-serve <input type="checkbox"/> E-mail
Luke D. Miller Miller Bradley Law, LLC 1567 Edgewater Street NW Pmb 43 Salem, OR 97304 Telephone: (800) 392-5682 Email: luke@millerbradleylaw.com <i>Of Attorneys for Plaintiff John Parks</i>	<input type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivery <input checked="" type="checkbox"/> E-file/E-serve <input type="checkbox"/> E-mail
Zachariah H. Allen Taylor B. Lewis Karen M. O'Kasey Hart Wagner, LLP 1000 SW Broadway Suite 2000 Portland, OR 97205 Telephone: (503) 222-4499 Email: zha@hartwagner.com tbl@hartwagner.com kok@hartwagner.com <i>Of Attorneys for Defendants Lake Oswego School Board and Lake Oswego School District</i>	<input type="checkbox"/> U.S. Mail <input type="checkbox"/> Hand Delivery <input checked="" type="checkbox"/> E-file/E-serve <input type="checkbox"/> E-mail

CERTIFICATE OF SERVICE

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Dated: November 22, 2024

MC EWEN GISVOLD LLP

By: s/Jonathan M. Radmacher

Jonathan M. Radmacher, OSB No. 924314
*Of Attorneys for Defendant Oregon School
Activities Association*

CERTIFICATE OF SERVICE

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